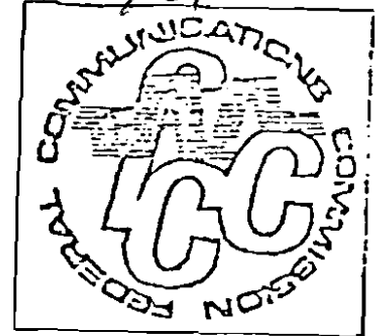


RECEIVED

1979 WC 10-101

PUBLIC NOTICE

Federal Communications Commission - 1919 M Street, N.W. - Washington, D.C. 20554



For recorded listing of releases and texts call 632-0002

For general information call 632-7260

FILED/ACCEPTED

APR 26 2010

DOCKET FILE COPY ORIGINAL

June 7, 1979 - CC

Federal Communications Commission
Office of the Secretary

18279

POLE ATTACHMENTS

Pursuant to Section 1.1414(b) of the Commission's Rules on cable television pole attachments, the following States² have certified that they regulate terms, rates, and conditions for pole attachments, and, in so regulating, have the authority to consider and do consider the interests of subscribers of cable television services, as well as the interests of the consumers of the utility services.

(Certification by a State preempts the FCC from accepting pole attachments complaints under Subpart J of Part 1 of the Rules.)

- | | |
|---------------|--------------|
| Alaska | Nevada |
| California | New Jersey |
| Connecticut | New York |
| Florida | Pennsylvania |
| Hawaii | Puerto Rico |
| Illinois | Vermont |
| Louisiana | Wisconsin |
| Massachusetts | |

By Temporary Writ of Prohibition issued by the Superior Court of Marion County on May 7, 1979 (Cause No. S379-0527), the Public Service Commission of Indiana has been directed to refrain from exercising jurisdiction over pole attachment matters and ordered to show cause why it should not be permanently so restrained. Accordingly, pending resolution of the issue of jurisdiction in its courts, Indiana has been removed from the above list of States.

* "State", by Section 1.1402(g) of the Rules, means any State, territory, or possession of the United States, the District of Columbia, or any political subdivision, agency, or instrumentality thereof.

(This Public Notice supercedes the Public Notice of May 21, 1979.)

OFFICIAL NOTICE

**JOHNSON CIRCUIT COURT
FRANKLIN, INDIANA**

July 23, 19 79

MR. ROBERT B. WENTE
Deputy Attorney General
219 State House
Indianapolis, Indiana 46204

No. 29,688

IN RE: State of Indiana Ex. Rel.
Cable Brazil, Inc. vs The Public
Service Commission of Indiana,
et al

Come now the parties by counsel for argument on Defendant Public Service Commission's Motion To Dismiss. Argument had. The Court now being duly advised now sustains Defendant Public Service Commission's Motion To Dismiss and this cause is now ordered dismissed.

Plaintiff, by counsel, files Memorandum In Opposition To Defendant's Motion To Dismiss.

cc: Mr. R.M Gholston

Respectfully yours,

LARRY J. MCKINNEY

Judge Johnson Circuit Court